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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/539,648	12/17/2007	John Owlett	GB920020055US1	6660
	7590 07/12/201 OLSEN & WATTS	0	EXAMINER	
22 CENTURY		WOLDEMARIAM, NEGA		
SUITE 302 LATHAM, NY 12110			ART UNIT	PAPER NUMBER
			2433	
			MAIL DATE	DELIVERY MODE
			07/12/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/539,648	OWLETT ET AL.	
Examiner	Art Unit	
NEGA WOLDEMARIAM	2433	

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The MAILING DATE of this communication appe	ears on the cover sheet with the c	correspondence add	ress
THE REPLY FILED <u>19 April 2010</u> FAILS TO PLACE THIS APP			
1.  The reply was filed after a final rejection, but prior to or or application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of App for Continued Examination (RCE) in compliance with 37 (periods:	the same day as filing a Notice of a replies: (1) an amendment, affidavi eal (with appeal fee) in compliance	Appeal. To avoid abar t, or other evidence, v with 37 CFR 41.31; o	which places the r (3) a Request
<ul> <li>a)</li></ul>	Advisory Action, or (2) the date set forth ater than SIX MONTHS from the mailing (b). ONLY CHECK BOX (b) WHEN THE	g date of the final rejection	on.
MONTHS OF THE FINAL REJECTION. See MPEP 706.07 Extensions of time may be obtained under 37 CFR 1.136(a). The date have been filed is the date for purposes of determining the period of exunder 37 CFR 1.17(a) is calculated from: (1) the expiration date of the set forth in (b) above, if checked. Any reply received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1.704(b) NOTICE OF APPEAL	on which the petition under 37 CFR 1.1 tension and the corresponding amount shortened statutory period for reply origitation three months after the mailing data	of the fee. The appropring the first the first the first the final Office the first th	ate extension fee be action; or (2) as
<ol> <li>The Notice of Appeal was filed on A brief in comp filing the Notice of Appeal (37 CFR 41.37(a)), or any exte Notice of Appeal has been filed, any reply must be filed w AMENDMENTS</li> </ol>	nsion thereof (37 CFR 41.37(e)), to	avoid dismissal of the	
<ol> <li>The proposed amendment(s) filed after a final rejection,</li> <li>They raise new issues that would require further co</li> <li>They raise the issue of new matter (see NOTE below)</li> <li>They are not deemed to place the application in be appeal; and/or</li> <li>They present additional claims without canceling a</li> </ol>	nsideration and/or search (see NOTow); tter form for appeal by materially rec corresponding number of finally reje	TE below);	
NOTE: (See 37 CFR 1.116 and 41.33(a)).  4. The amendments are not in compliance with 37 CFR 1.1  5. Applicant's reply has overcome the following rejection(s)  6. Newly proposed or amended claim(s) would be a non-allowable claim(s).	21. See attached Notice of Non-Co		
7.  For purposes of appeal, the proposed amendment(s): a) how the new or amended claims would be rejected is pro The status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) objected to: Claim(s) rejected: 1.27-31.34-39 and 42-47. Claim(s) withdrawn from consideration:		l be entered and an e	xplanation of
<ul> <li>AFFIDAVIT OR OTHER EVIDENCE</li> <li>The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good an was not earlier presented. See 37 CFR 1.116(e).</li> </ul>			
<ol> <li>The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to showing a good and sufficient reasons why it is necessar</li> </ol>	overcome <u>all</u> rejections under appea	al and/or appellant fail	s to provide a
10. ☐ The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER			
<ul> <li>11. The request for reconsideration has been considered by See Continuation Sheet.</li> <li>12. Note the attached Information Disclosure Statement(s).</li> </ul>		i condition for allowan	ce because:
13. Other:	(1 10,00,00) 1 apel 110(3).		
NEGA WOLDEMARIAM Examiner, Art Unit 2433	/KIEU-OANH BUI/ Acting SPE , Art Unit 24:	33	

## Continuation Sheet (PTO-303)

Application No.

Contiuation of 11. does NOT place the application in condition for allowance because: Regarding applicants' argument that: Ishibashi and in view of Sudia does not teach or suggest the feature: "iteratively processing a unique condition digest of the one or more condition digests in each iteration of a loop for a sufficient number of iterations to process all of said condition digests, said processing in each iteration comprising concatenating the reference digest with the unique condition digest of the iteration to generate a concatenand and hashing the concatenand to generate a hashed concatenand that serves as the reference digest for the next iteration if the next iteration is performed, each unique condition digest being a different condition digest in each iteration of the loop, the regenerated reference digest of the last iteration of the loop being a last digest..., wherein the one or more conditions is a plurality of conditions"

The Examiner respectfully disagrees with applicant for the following reasons: As the applicant indicated on his argument Sudia teaches digest of conditions, digest of acceptance phrase, hashing of conditions, combine the data and the hashed conditions, and wrap using encryption key (see Sudia Fig. 9-12 and col. 12, lines 53-59, the wrap key is formed from the combination of the hashes of the conditions and the hashes of the acceptance phrases). In addition the document could be wrapped using hash chaining, that is iteratively (see Sudia col. 17, lines 10-14, hash chaining, such as by including a hash of the previous database record in the current one, and then including a hash of the current record in the next record, and so on). As to each condition being unique (see Sudia col. 19 lines 57—67, the document could be wrapped either in its entirety, or as to its signature under another set of conditions, giving rise to a chain of conditions that must be assented)

Applicant should also discuss the references applied against the claims, explaining how the claims avoid the references or distinguish from them.